

**REMARKS**

Claims 1-25 are pending in this application.

Reconsideration of the above-identified application in view of the following remarks is respectfully requested.

**Rejections Under 35 U.S.C. § 102:**

In the Office Action, claims 1, 2, 4-6, 8, 9, 12, 13, 15 and 16 were rejected under 35 U.S.C. §102(b) as being anticipated by GB 2286505A to Robinson et al. (“Robinson”). Claims 1, 15 and 16 are independent.

Applicants’ invention, as defined by claim 1, is directed to a method comprising: supplying user identification data of said first wireless communication device to said second wireless communication device; and making a contact from said second wireless communication device to its own communications network on the basis of the user identification data of said first wireless communication device for communicating information between the first wireless communication device and said communications network via said second wireless communication device.

In urging the allowance of the present invention over Robinson in the amendment filed on December 12, 2005, Applicants explained that Robinson neither teaches nor suggests the “user identification data” recited in the claims and, in particular, that Robinson’s terminal identification address is not “user identification data” because it identifies the terminal, rather than a user of the terminal. The outstanding Office Action maintains that Robinson nevertheless discloses “user identification data”, as follows:

“Applicants alleged that the user identification data being different from Robinson’s terminal identification address. Examiner respectfully disagrees, because the user data of Robinson, which the Examiner relied upon, is not only terminal identification

address as Applicant contend, but also a message identification and authentication information. That is the claimed user identification data is broadly interpret to mean message of Robinson that comprises terminal identification address, message identification and authentication information.” (Robinson page 4, lines 2-5)

(Office Action, dated March 23, 2006, p. 12.)

Although the term “user identification data” is broader than simply an IMSI code (Applicants referred to an IMSI code in their prior remarks as one example of user identification data), it nevertheless is directed to data that identifies a user of the wireless communication device for making contact with a communications network, as recited in claim 1. See, e.g., Application, p.8, lines 21-24 (“Let us also assume that the user of the mobile station has inserted into the mobile station the user identification module (SIM card) which contains the user identification data of the mobile station. The user identification data is used to identify the user.”) (emphasis added)

Robinson discloses, among other things, a direct mobile station 16 transmitting a gateway transceiver search message 20 to at least one gateway transceiver 14 in order to find an available gateway transceiver to register the mobile station with a system controller of the trunked radio system. The message comprises a message identification, a mobile station address and, optionally, authentication information. (See, e.g., Robinson, p. 3, line 32 - p. 4, line 5)

In contrast with the present invention, however, Robinson does not teach or suggest sending user identification information between terminals 16 and 14. The mobile station address of the search message in Robinson clearly identifies a terminal rather than a user, and thus, is not “user identification data”, as required by claim 1. A “message identification” in Robinson also is not “user identification data” because it identifies a message, such as a search message, an acknowledgement message or the like, rather than a user. Moreover, the “authentication information” of Robinson does not identify a user. Instead, it is “information to

authenticate the gateway transceiver 14 as a valid gateway transceiver.” (Robinson, p. 4, lines 4-5) (emphasis added) Thus, the authentication information of Robinson authenticates transceiver 14 rather than a user. Nothing in Robinson teaches or suggests user authentication. In short, the foregoing station address, message identification and authentication information of Robinson, neither individually, nor in combination as a so-called “search message”, teach or suggest “user identification data” as required by claim 1. To the extent that the Examiner maintains a position to the contrary, he is respectfully requested to explain how the foregoing information in Robinson identifies a user rather than a wireless device.

Accordingly, for at least the foregoing reasons, Applicants respectfully submit that claim 1 is not anticipated by Robinson. Claims 15 and 16 contain limitations similar to those found in claim 1, and thus, are allowable for at least the same reasons as set forth above in urging the allowance of claim 1.

**Dependent Claims:**

Applicants do not believe it necessary at this time to address the rejections of the dependent claims as Applicants believe that the foregoing places the independent claims in condition for allowance. Applicants, however, reserve the right to address those rejections in the future should such a response be deemed necessary and appropriate.

**CONCLUSION**

Applicants respectfully submit that this Application is in condition for allowance for which action is earnestly solicited.

If a telephone conference would facilitate prosecution of this Application in any way, the Examiner is invited to contact the undersigned at the number provided.

**AUTHORIZATION**

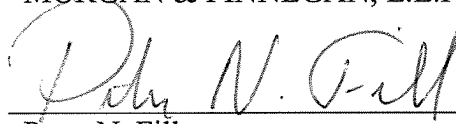
The Commissioner is hereby authorized to charge any additional fees which may be required by this response, or credit any overpayment to Deposit Account No. 13-4500, Order No. 4208-4072. A DUPLICATE COPY OF THIS PAPER IS ATTACHED.

In the event that an extension of time is required, or which may be required in addition to that requested in a petition for an extension of time, the Commissioner is requested to grant a petition for that extension of time which is required to make this response timely and is hereby authorized to charge any fee for such an extension of time or credit any overpayment for an extension of time to Deposit Account No. 13-4500, Order No. 4208-4072. A DUPLICATE COPY OF THIS PAPER IS ATTACHED.

Respectfully submitted,  
MORGAN & FINNEGAN, L.L.P.

Dated: June 23, 2006

By:



Peter N. Fill

Registration No. 38,876

Correspondence Address:

MORGAN & FINNEGAN, L.L.P.  
3 World Financial Center  
New York, NY 10281-2101  
(212) 415-8700 Telephone  
(212) 415-8701 Facsimile